

UNITED STATES DEPARTMENT OF COMMERCE
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## Below is a communication from the EXAMINER in charge of this application

## COMMISSIONER OF PATENTS AND TRADEMARKS

## **ADVISORY ACTION**

	TH!	E PERIO	D FOR RESPONSE				
a)	$\Box$	is exteni	ded to run	or continues to run		from the date of the final rejection	n
expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later event however, will the statutory period for the response expire later than six months from the date of the final rejection.  Any extension of time must be obtained by filing a petition under 37 CFR 1 136(a), the proposed response and the appropriance of the date on which the response the petition, and the fee have been filed is the date of the response and also the date for purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 3 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above							
						e date for the suant to 37 CFR	
X	Ap	pellant's	Brief is due in accordanc	e with 37 CFR 1 192(a)			
K	App to p	plicant's r place the	response to the final reject application in condition f	ction, filed 1/2//0/ or allowance:	has been consi	dered with the following effect, but	t it is not deemad
1 The proposed amendments to the claim and for specification will not be entered and the final rejection stands by						ause	
a There is no convincing showing under 37 CFR 1 116(b) why the proposed amendment is necessary and was not earl presented.							s not earfler
	b. They raise new issues that would require further consideration and or search. (See Note)						
c  They raise the issue of new matter (See Note)  d  They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal							
						the issues for	
e  They present additional claims without cancelling a corresponding number of finally rejected claims							
NOTE							
							<u> </u>
2			proposed or amended cla -allowable claims	umswo	uld be allowed if su	bmitted in a separately filed amer	dment cancelling
3	X	be as follows					
		Claims a	allowed	Mone			
			objected to	mone			
		Claims r	rejected	-26			
However,							
		Applicant's response has overcome the following rejection(s)					
4	X	The affic	davit exhibit or request for the Coary	or reconsideration has been	is a one u	ill (R) > (S) cont	is retly the
£	 '-	The attraction	davitor exhibitwo not be	1 Ex 17 on pg. 91	thas not shown a	nod and s. ff nort reasons who its	was not earlier o
_		present	ed	<u>`</u>	come at al.	Therefor the 112, le	tpera, list of
_			d drawing correction [ ]		croved by the exam	Mer 1 1 1 11	40 0
K	Othe	er <b>(Taa</b>	logy of Em.	Int Seem.		ARDIN H. M	Marsold ARSCHEL

PRIMARY EXAMINER